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   Attorneys for Plaintiff
   United States of America
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8
                        UNITED STATES DISTRICT COURT
9
                      SOUTHERN DISTRICT OF CALIFORNIA
10
   UNITED STATES OF AMERICA,
                                       Criminal Case No. 08CR1454-JAH
11
                   Plaintiff,
                                                  June 2, 2008
                                       DATE:
                                                  8:30 a.m.
                                       TIME:
12
                                       GOVERNMENT'S MOTION FOR
13
   MOISES VALVERDE-GARCIA,
                                       FINGERPRINT EXEMPLARS
14
                   Defendant.
                                       TOGETHER WITH MEMORANDUM OF
                                       POINTS AND AUTHORITIES
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        COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through
   its counsel, Karen P. Hewitt, United States Attorney, and Christopher
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18
   P. Tenorio, Assistant United States Attorney, and hereby files its
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   motion for fingerprint exemplars. Said motion is based upon the files
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   and records of the case, together with the attached Memorandum of
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   Points and Authorities.
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I.

INTRODUCTION

The Government incorporates by reference its Statement of Facts provided in its Response in Opposition to Defendant's Motion to Compel Discovery, filed under separate cover.

II.

GOVERNMENT'S MOTION FOR FINGERPRINT EXEMPLARS

To establish that Defendant violated 8 U.S.C. § 1326, the Government must prove Defendant was previously deported from the United States and was subsequently found in the United States without having requested and obtained authorization from the Attorney General. To prove that the defendant currently before this Court and in the custody of the Bureau of Prisons is the same individual who was previously deported from the United States, the Government expects to call a certified fingerprint examiner as an expert witness. The expert would testify at trial regarding comparisons between fingerprints obtained from this defendant and those on various immigration and other documents. The Government intends to introduce such testimony during its case-in-chief at trial.

To conclusively establish a match of the aforementioned identities, the Government requests the Court to permit the expert witness to obtain fingerprint exemplars from the Defendant now in custody. The defendant's fingerprints are not testimonial evidence. See Schmerber v. California, 384 U.S. 757 (1966). Thus, using identifying physical characteristics, such as fingerprints, does not against violate a defendant's Fifth Amendment right selfincrimination. United States v. DePalma, 414 F.2d 394, 397 (9th Cir. 1969); Woods v. United States 397 F.2d 156 (9th Cir.

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1	Therefore, the Government respectfully requests that the Court order
2	the defendant to make himself available for fingerprinting by the
3	Government's fingerprint expert or agent.
4	III.
5	CONCLUSION
6	Based on the foregoing, the Court should grant the Government's
7	motion for fingerprint exemplars.
8	DATED: May 27, 2008
9	Respectfully submitted,
10	KAREN P. HEWITT United States Attorney
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12	<u>s/Christopher P. Tenorio</u> CHRISTOPHER P. TENORIO
13	Assistant U.S. Attorney
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3	UNITED STATES DISTRICT COURT
4	SOUTHERN DISTRICT OF CALIFORNIA
5	UNITED STATES OF AMERICA,) Criminal Case No. 08CR1454-JAH
6	Plaintiff, CERTIFICATE OF SERVICE
7	V.)
8	MOISES VALVERDE-GARCIA,
9	Defendant.)
10	
11	IT IS HEREBY CERTIFIED that:
12	I, CHRISTOPHER P. TENORIO, am a citizen of the United States and
13	am at least eighteen years of age. My business address is 880 Front
14	Street, Room 6293, San Diego, California 92101-8893.
15	I am not a party to the above-entitled action. I have caused
16	service of GOVERNMENT'S MOTION FOR FINGERPRINT EXEMPLARS on the
17	following party by electronically filing the foregoing with the Clerk
18	of the District Court using its ECF System, which electronically
19	notifies them:
20	Michelle Betancourt, Esq.
21	I declare under penalty of perjury that the foregoing is true and
22	correct.
23	Executed on May 27, 2008
24	Respectfully submitted,
25	KAREN P. HEWITT United States Attorney
26	s/Christopher P. Tenorio
27	CHRISTOPHER P. TENORIO Assistant U.S. Attorney
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